

IN THE DISTRICT FEDERAL COURT IN/ FOR SOUTH DAKOTA

IN RE: Case # 19-4282
District Court of Minnesota Cty.
Christopher William (Bruce),
The Living Man
Alleged "Defendant"

ADDENDUM TO HABEAS
CORPUS

The alleged "defendant" in this matter has recently come across an affidavit from affiant Kostra (Seal), concerning the alleged "victim" in this matter, Paul Tenhaken, in an "Affidavit in Support of Arrest Warrant" filed in the above referenced case, through discovery.

Both are named parties in the "Amended Claim" filed 6/6/19, in this district federal court (civil case 19-4096). Copy of the amended claim were sent to the alleged "victim" in the above referenced matter just 2 hours prior to my arrest, on the same day.

The affiant's affidavit is filled with provable half-truths and blown up police reports, fabricated to heights no reasonable person would take my actions.

More so, this concerns alleged events; one that happened in 10/18, and the that allegedly occurred

one day prior to my arrest. But no one was in any fear whatsoever the night before on 6/4/19, when I attended yet another council meeting, and no one came for me on 6/5/19, when the alleged 2nd incident of "stalking" occurred. It happened on 6/6/19, just 2 hours after mailing my amended claim to the alleged "victim."

This Court, therefore, can only arrive at 2 very obvious conclusions.

1. The arrest happened as a direct result of the lawsuit copy being sent to the Mayor. Both the affiant and the "victim" are listed as defendants in the suit.

2. An unreasonable high cash only bond was placed on conditions for my release, for the sole purposes of violating my unalienable rights of life, liberty and freedom of speech and the press, and conspiracy of the same.

Request For Relief

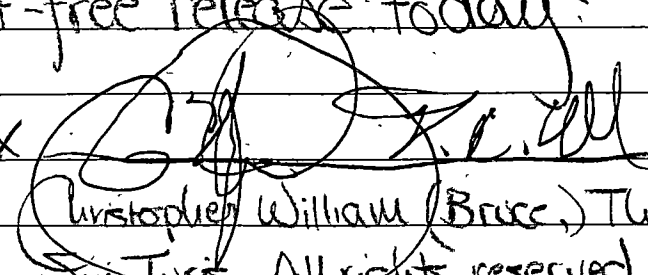
I ask this court to ask for an evidentiary hearing with my presence required so I can defend myself against the state's accusations. When the truth behind this

matter comes to the fore, the alleged "defendant" requests this court order my immediate release; then initiate charges of retaliation, conspiracy against my rights (18 U.S.C. § 241) and for attempting to deprive me of my rights using color of law (42 U.S.C. § 1983)

NOTE: As of July 8th, 2019, a deal was offered this detainee, his first. The terms included my immediate paper-free release, if I agreed to take the level 6 charge of my alleged "stalking," and the "Part III," accusing me of a 2nd conviction of "Stalking" in violation of the SDCH statute (which I have never had a first violation.)

My \$50,000 cash-only bond was imposed on me based solely on my being "A danger to the community," just a month ago. If I was such a danger then, how is it that my first deal includes my scot-free release today?

X 7/15/19
Date

X 
(Christopher William (Bruce) The Living Man
Sui Juris, All rights reserved, w/o prejudice

X Deuklan

Date

To the Clerk of Court.

7/12/2019

Please file this addendum to my federal court Habeas Corpus
action, no case number known. Thank you.

X ~~Christopher William (Bruce)~~
The Living Man

Christopher (Bruce) The Living Man
500 N, Minnesota Ave.
Sioux Falls, SD 57104



U.S. POSTAGE >> PITNEY BOWES



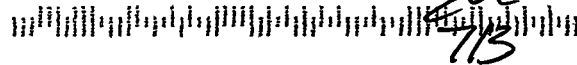
ZIP 57104 \$ 000.50⁰
02 4W

0000340462 JUL 16 2019

Clerk of Court
Federal Courthouse
400 S. Phillips
Sioux Falls, SD
57104

LEGAL
Inmate Correspondence

5710486848 C033



X-RAYED BY
SOUTH DAKOTA
CSO